

**REMARKS/ARGUMENTS**

In the specification, the penultimate and last paragraphs on page 6 have been amended in accordance with the examiner's remarks.

Claims 1-10 remain in this application. Claims 3 and 10 have been amended.

The examiner has stated that the prior art of record does not teach the centering of a sidewall on a support platform of the type described in the instant disclosure and claims. Your applicant believes that the original disclosure does teach that the sidewall 36 is centered on the platform which should lead to allowance of the claims as amended. The disclosure shows this in three ways. First, in Fig. 1, it is clear that the sidewall 36 is in a relatively central position on the platform. However, one may argue that this appearance does not specifically and clearly teach a central location of the sidewall 36.

Secondly, on page 7 of the disclosure, at lines 16-18, it is stated that the sidewall 36 is positioned such that a side force "F" is not able to displace jack foot 22 away from "a central position" on dolly 30, i.e., on platform 32. Since it is stated in the disclosure that sidewall 36 surrounds jack foot 22, and since jack foot 22 is not able to be moved away from a central position, it follows that the sidewall 36 must be centered, and, in fact, must not allow any motion to jack foot 22 whatsoever. There is no other possible reasoning in this set of facts and characterization.

Thirdly, on page 7, line 28 to page 8, line 2 it is clearly stated that the downward force from the jack foot 22 is "well centered" within the set of forces exerted by the wheels 34, which are, "positioned on each one of the four corners of the rectangular platform 32." If the jack foot 22 is unable to move away from a central position on dolly 30, and it is constrained by sidewall 36, then, sidewall 36 must be centered.

Appl. No. 10626751  
Amdt. Date: 2/21/06  
Reply to Office action of: 11/21/05

In conclusion, it is shown that the original disclosure shows and teaches the central positioning of the sidewall 36 so that it can function as described to hold the jack foot 22 at center. Therefore, your applicant believes that the claims, as previously amended, and as now further amended are in condition for allowance.

Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

By:   
Gene Scott, Reg. No. 37,930  
Tel.: (714) 668-1900

Certification

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Gene Scott